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9 LA JOLLA COVE INVESTORS, INC.,

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

WORLD SURVEILLANCE GROUP
10 INC., a Delaware Corporation,

11 Plaintiff,
12 v.

13 LA JOLLA COVE INVESTORS, INC., a
14 California corporation, and DOES 1-30

15 Defendants.

CASE NO. 3:13-cv-03455 (WHO)

**STIPULATION REGARDING UPCOMING
EX PARTE MOTION HEARING AND
TIME TO RESPOND TO COMPLAINT;
ORDER**

16 Plaintiff World Surveillance Group Inc. (“WSGI”) and Defendant La Jolla Cove
17 Investors, Inc. (“La Jolla”), by and through their counsel of record, hereby file the following
18 stipulation regarding the upcoming October 16, 2013 hearing of Plaintiff’s Motion for Temporary
19 Restraining Order and Order to Show Cause Regarding Preliminary Injunction (“Motion”) and
20 the time for La Jolla to respond to WSGI’s Complaint:

21 WHEREAS WSGI and La Jolla participated in private mediation of this matter with the
22 Honorable Edward Infante on September 17, 2013;

23 WHEREAS WSGI and La Jolla remain engaged in settlement discussions following the
24 mediation session;

25 WHEREAS both WSGI and La Jolla Cove have agreed that, in light of the ongoing
26 settlement discussions, the hearing and/or briefing on the scheduled Motion and La Jolla’s
27 response to WSGI’s Complaint should be further continued.

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STIPULATION RE: HEARING AND RESPONSE TO COMPLAINT -
CASE NO. 3:13-cv-03455 (WHO)
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1 NOW, THEREFORE, WSGI and La Jolla stipulate to the following:

2 1. That the hearing of the Motion currently scheduled for October 16, 2013 at 2:00
3 pm, shall be continued to December 4, 2013 at 2:00 pm;

4 2. That La Jolla's Opposition to WSGI's Motion will be due twenty-one (21) days
5 prior to the December 4, 2013 hearing date;

6 3. That WSGI's Reply to La Jolla's Opposition will be due fourteen (14) days prior
7 to the December 4, 2013 hearing date;

8 4. That the due date for La Jolla's response to WSGI's Complaint, by answer or
9 motion, shall be extended until December 18, 2013.

10 IT IS SO STIPULATED.

11 The parties hereby request that the Court affirm this stipulation by signing it pursuant to
12 Local Rule 7-12.

13 Dated: September 20, 2013

WEISBERG & MILLER

14 By: /s/ Craig S. Miller

15 Craig S. Miller
16 Attorneys for Plaintiff
WORLD SURVEILLANCE GROUP, INC.

17 Dated: September 20, 2013

DLA PIPER LLP (US)

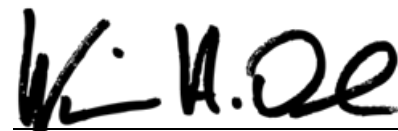
18 By: /s/ Roy K. McDonald

19 ROY K. MCDONALD
20 Attorneys for Defendant
LA JOLLA COVE INVESTORS, INC

21 I, Roy K. McDonald, am the ECF user whose ID and password are being used to file this
22 STIPULATION REGARDING UPCOMING EX PARTE MOTION HEARING AND TIME TO
23 RESPOND TO COMPLAINT; [PROPOSED] ORDER. In compliance with Local Rule 5-1(i)(3)
24 Herby attest that Craig S. Miller has given his concurrence as to the filing of this pleading.

1 PURSUANT TO STIPULATION, IT IS SO ORDERED.
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3 Dated: September 23, 2013



4 The Hon. District Judge William H. Orrick
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STIPULATION RE: HEARING AND RESPONSE TO COMPLAINT -
CASE NO. 3:13-cv-03455 (WHO)
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